# 09-04-07

TRANSMITTAL

(RCE)

TRANSMITTAL

TRANSMITTAL Address to: Mail Stop RCE, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450											
Application No. <u>09/507,236</u> Filing Date <u>February 18, 2000</u>											
First Named Inventor <u>John G. Ellis</u>											
xaminer Name Mehra, Inder P.											
attorney Docket No. 81862P163											
This is a Request for Continued Examination (RCE) under 37 C.F.R. § 1.114 of the above-identified application.  Request for Continued Examination (RCE) practice under 37 CFR 1.114 does not apply to any utility or plant application filed prior of June 8, 1995, or to any design application. See instruction sheet for RCEs (not to be submitted to the USPTO) on page 2.											
Submission required under 37 C.F.R. § 1.114 – Note: If the RCE is proper, any previously filed unentered											
amendments and amendments enclosed with the RCE will be entered in the order in which they were filed unless applicant instructs otherwise. If applicant does not wish to have any previously filed unentered amendment(s) entered, applicant must request non-entry of such amendment(s).											
Previously submitted If a final Office action is outstanding, any amendments filed after the final Office action may be considered as a submission even if this box is not checked.											
i. [ ] Consider the amendment(s)/reply under 37 C.F.R. § 1.116 previously filed on											
ii. [ ] Consider the arguments in the Appeal Brief or Reply Brief previously filed on											
iii. [ ] Other											
[X] Enclosed  i. [X] Amendment/Reply  ii. [X] Affidavit(a) (Parlameticn(a)											
b. [X] Enclosed i. [X] Amendment/Reply  listed Item(s) Missing Poglifour											
ii. [ ] Affidavit(s)/Declaration(s)											
iii. [X] Information Disclosure Statement (IDS)											
iv. [ ] Other											
2. Miscellaneous											
a. [ ] Suspension of action on the above-identified application is requested under 37 C.F.R. § 1.103(c) for a period of months.(Period of suspension shall not exceed 3 months. Fee under 37 C.F.R. § 1.17(i) required											
b. [ ] Other											
Fees The RCE fee under 37 C.F.R. § 1.17(e) is required by C.F.R. § 1.114 when the RCE is filed.											
<ul> <li>a. [X] The Director is hereby authorized to charge the following fees, or credit any overpayments, to Deposit Account No. <u>02-2666</u></li> <li>i. [X] RCE fee required under 37 C.F.R. § 1.17(e)</li> </ul>											
<ul><li>i. [X] RCE fee required under 37 C.F.R. § 1.17(e)</li><li>ii. [ ] Extension of time fee (37 C.F.R. §§ 1.136 and 1.17)</li></ul>											
iii. [ ] Processing fee under 37 CFR § 1.17(i) for Limited Suspension of Action											
iv. [X] Other Any fee deficiency											
b. <b>[X]</b> Check in the amount of \$ _790.00 enclosed											
c. [ ] Payment by credit card (Form PTO-2038 enclosed)											
WARNING: Information on this form may become public. Credit card information should not											
be included on this form. Provide credit card information and authorization on PTO-2038.											
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED											
Name (Print/Type) <u>Lester J. Vincent</u> Registration No. (Attorney/Agent) <u>31,460</u>											
Signature Date Date											
CERTIFICATE OF MAILING OR TRANSMISSION											
hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient bostage as first class mail in an envelope addressed to: Mail Stop RCE, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450, or facsimile transmitted to the U.S. Patent and Trademark Office on the date shown below:											
Name (Print/Type)											
Signature Date											
Express Mail No. (only if applicable): <u>EV897653870US</u>											

### INSTRUCTION SHEET FOR RCEs

(Not to be submitted to the USPTO)

### NOTES:

An RCE is not a new application, and filing an RCE will not result in an application being accorded a new filing date.

### Filing Qualifications:

The application must be a utility or plant application filed on or after June 8, 1995. The application cannot be a provisional application, a utility or plant application filed before June 8, 1995, a design application, or a patent under reexamination. See 37 CFR 1.114(e).

### Filing Requirements:

Prosecution in the application must be closed. Prosecution is closed if the application is under appeal, or the last Office action is a final action, a notice of allowance, or an action that otherwise closes prosecution in the application (e.g., an Office action under Ex parte Quayle). See 37 CFR 1.114(b).

A submission and a fee are required at the time the RCE is filed. If reply to an Office action under 35 U.S.C. 132 is outstanding (e.g., the application is under final rejection), the submission must meet the reply requirements of 37 CFR 1.111. If there is no outstanding Office action, the submission can be an information disclosure statement, an amendment, new arguments, or new evidence. See 37 CFR 1.114(c). The submission may be a previously filed amendment (e.g., an amendment after final rejection).

### **WARNINGS:**

### Request for Suspension of Action:

All RCE filing requirements must be met before suspension of action is granted. A request for a suspension of action under 37 CFR 1.103(c) does <u>not</u> satisfy the submission requirement and does not permit the filing of the required submission to be suspended.

### Improper RCE will NOT toll Any Time Period:

**Before Appeal** – If the RCE is improper (e.g., prosecution in the application is not closed or the submission or fee has not been filed) and the application is not under appeal, the time period set forth in the last Office action will continue to run and the application will be abandoned after the statutory time period has expired if a reply to the Office action is not timely filed. No additional time will be given to correct the improper RCE.

Under Appeal – If the RCE is improper (e.g., the submission or the fee has not been filed) and the application is under appeal, the improper RCE is effective to withdraw the appeal. Withdrawal of the appeal results in the allowance or abandonment of the application depending on the status of the claims. If there are no allowed claims, the application is abandoned. If there is at least one allowed claim, the application will be passed to issue on the allowed claim(s). See MPEP 1215.01.

See MPEP 706.07(h) for further information on the RCE practice.



# **FEE TRANSMITTAL FOR FY 2007**

CENTO/	. (E	ffective or	12/08/200	04. Fees pursuant to the Consolidated Appropriations Act, 2005 (H.R. 4818).								
EMBERT OF				TOTAL AMOUNT OF PAYMENT (\$) 790.00								
Comple	te if Kn	own.										
Applica			09/507	<sup>,</sup> 236								
Filing D		•		ary 18, 2000								
		ventor_		G. Ellis								
Examin				, Inder P.								
Art Unit				, 1110011.								
Attorney Docket No. 81862P163												
Applicant claims small entity status. See 37 CFR 1.27.												
METHOD OF PAYMENT (check all that apply)  X Check Credit Card Money Order None Other (please identify)												
		·	5,001									
Deposit Account												
Deposit Account Number : 02-2666												
Deposit Account Name:												
X The Director is Authorized to do the following with respect to the above-identified Deposit Account:												
	_X	Charge	e fee(s) iı	ndicated below.								
	X Charge any additional fee(s) or underpayment of fee(s) during the pendency of this application.											
				ndicated below except for the filing fee								
	X	Credit	any over	payments.								
	X	Any co	ncurrent c	or future reply that requires a petition for extension of time should be treated as								
		incorpo	orating an	appropriate petition for extension of time and all required fees should be charged.								
Warning: Information on this form may become public. Credit card information should not be included on this form.												
Provide	credit ca	rd inform	ation and	authorization on PTO-2038.								
FFF C	ALCUL	ATION										
0/	UL.											
4 545	יור ביי	NC CT	APCU '	ND EXAMINATION FEES								
I. RYZ	oru TIL	110, SE.	ARUH, A	AND EXAMINATION FEES								
1		C	Entit.									
Large E		Small I Fee	Entity Fee									
Fee Code	Fee (\$)	ree Code	ree (\$)	Fee Description Fees Paid (\$)								
1011	(\$) 300	2011	(३) 150	Utility application filing fee								
1111	500 500	2111	250	Utility search fee								
1311	200	2311	100	Utility examination fee								
		' '										
4040	200	2012	100	Design application filing fee								
1012	200 100	2012	100 50	Design search fee 430/215								
1112 1312	.100 130	2312	65	Design examination fee								
1312	130	2012	<b>55</b>									
1013	200	2013	100	Plant filing fee								
1113	300	2113	150	Plant search fee 660/330								
1313	160	2313	80	Plant examination fee								
	, =	•										
1004	300	2004	150	Reissue filing fee								
1114	500	2114	250	Reissue search fee \rightarrow 1,400/700								
1314	600	2314	300	Reissue examination fee								
1005	200	2005	100	Provisional application filing fee								
	. •			OLIDTOTAL (4) & 0.00								
				SUBTOTAL (1) \$ <u>0.00</u>								

2. <u>EXC</u>	CESS CL	_AIM FE	ES						
Eac Da	scriptio	123							•
Large E		Small E	Entity						
Fee	Fee	Fee	Fee						
Code	(\$)	Code	(\$)	Fee Descripti	ion				
1202	ξ0 50	2202	25	Each claim of	ver 20				
1201	200	2201	100	Each indeper	ndent claim over	3	٠		
1203	360	2203	180	Multiple depe	endent claims, if r	not paid			
1204	200	2204	100	Reissue: eac	h claim over 20 a	nd more thar	n in the or	iginal p	atent
1205	50	2205	25	Reissue: eac	h independent cla	aim more tha	in in the o	riginal p	patent
	•				Extra Claims		Fee		Fees Paid (\$)
Total C	`laime	•		_ 20 or HP =	-	X	(	=	
TOTAL C	vialilli5 viahect o	ımber of			greater than 20			<del> </del>	
Indon-	nignest ni e <b>ndent C</b>	ilaime	c.ai cia	= 3 or HP	3	· X	(	= .	<u> </u>
muebe	inheet e	Jimher of	indenen		id for, if greater tha				
	iignesi ni le Depei			Siamio pu	,	· ·		=	
uiup	.c Depe							-	
			•			1	IDTOT	(a) +	0.00
						Si	JBTOTAL	(2) \$ _	0.00
									·
If the sp	under 37	on and dr	rawings e 1.52(e)),	the application	eets of paper (exclusive fee due is \$25 1)(G) and 37 CFR	50 (\$125 for s	nically filed small entity	sequen ) for eac	ce or computer h additional 50
					Number of each a	dditoinal	Fee	from	
Total S	heets		Extra	Sheets	50 or fraction the		_	<u>low</u>	Fees paid (\$)
<u>, 5 tur 0</u>	<u></u>			<del></del>			. <b>v</b> •		
<del> </del>	·	<b>– 100</b> =	=	/ 50 =	(round up	to whole numbe	er) X <u>\$</u>		
1 0=== "	Intité	Small I	Entity				· .		
Large E	<u>-ntity</u> Fee	<u>Smaii i</u> Fee	Fee	Fee Descrir	otion: Application	า size fee for	· each add	itional	group of 50 sheets
Fee Code	ree (\$)	Code	(\$)	beyond init	ial 100 sheets (co	unt spec & drav	wings excep	t sequen	ces & program listings):
Code	(₽),	Jue	(₹/ .	Joyona mit	(30	P = 2 = ===		•	-
1081	250	2081	125	Utility					
1082	250	2082	125	Design					
1083	250	2083	125	Plant					
1084	250	2084	125	Reissue			•		
						S	UBTOTAL	(3) \$	0.00
							•		
					•	•			

#### **FEE CALCULATION (continued)** 4. OTHER FEE(S) Fees Paid (\$) Non-English Specification, \$130 fee (no small entity discount) **Large Entity** Small Entity Fee Fee Fee Fee Code Code (\$) Fee Description (\$) 1051 130 2051 65 Surcharge - late filing fee or oath 2052 25 Surcharge - late provisional filing fee or cover sheet 1052 50 1053 130 1053 130 Non-English specification For filing a request for ex parte reexamination 1812 2.520 1812 2,520 1813 8.800 Request for inter parties reexamination 1813 8.800 Requesting publication of SIR prior to Examiner action 1804 1804 920\* 920\* Requesting publication of SIR after Examiner action 1805 1,840\* 1805 1,840\* Extension for reply within first month 1251 120 2251 60 225 Extension for reply within second month 1252 450 2252 510 Extension for reply within third month 1253 1,020 2253 2254 795 Extension for reply within fourth month 1254 1,590 Extension for reply within fifth month 2255 1,080 1255 2;160 250 Notice of Appeal 500 2401 1401 Filing a brief in support of an appeal 250 1402 500 2402 2403 500 Request for oral hearing 1,000 1403 Petition to institute a public use proceeding 1,510 1451 1,510 1451 250 Petition to revive - unavoidable 1452 500 2452 750 Petition to revive - unintentional 2453 1,500 1453 700 Utility issue fee (or reissue) 1,400 2501 1501 800 2502 400 Design issue fee 1502 Plant issue fee 2503 550 1503 1100 Petitions to the Commissioner (CFR 1.17(f) Group I) 400 1462 400 1462 Petitions to the Commissioner (CFR 1.17(g) Group II) 1463 200 1463 200 130 Petitions to the Commissioner (CFR 1.17(h) Group III) 1464 130 1464 Processing fee under 37 CFR 1.17(q) 1807 50 1807 50 Submission of Information Disclosure Stmt 1806 180 1806 180 Recording each patent assignment per 8021 40 8021 40 property (times number of properties) For filing a submission after final rejection 395 1809 790 2809 (see 37 CFR 1.129(a)) Statutory Disclaimer 130 2814 65 1814 395 For each additional invention to be examined 790 2810 1810 (see 37 CFR 1.129(b)) 790.00 Request for Continued Examination (RCE) 2801 395 1801 790 Request for expedited examination of a design 1802 900 900 1802 application 300 1504 300 Publication fee for early, voluntary, or normal pub. 1504 300 Publication fee for republication 1505 300 1505 130 Request for voluntary publication or republication 1803 130 1803 130 Processing fee under 37 CFR 1.17(i) (except provisionals) 1808 130 1808 Acceptance of unintentionally delayed claim for priority 1454 1,370 1454 1,370 Other fee (specify) Other fee (specify) SUBTOTAL (4) \$\_790.00 \*Reduced by Basic Filing Fee Paid SUBMITTED BY: Typed or Printed Name: Lester J. Vincent Signature: Telephone Number: <u>408-720-8300</u> Reg. Number: 31,460

Send to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450



### **INSTRUCTION SHEET FOR RCEs**

(Not to be submitted to the USPTO)

### NOTES:

An RCE is not a new application, and filing an RCE will not result in an application being accorded a new filing date.

### Filing Qualifications:

The application must be a utility or plant application filed on or after June 8, 1995. The application cannot be a provisional application, a utility or plant application filed before June 8, 1995, a design application, or a patent under reexamination. See 37 CFR 1.114(e).

### Filing Requirements:

Prosecution in the application must be closed. Prosecution is closed if the application is under appeal, or the last Office action is a final action, a notice of allowance, or an action that otherwise closes prosecution in the application (e.g., an Office action under Ex parte Quayle). See 37 CFR 1.114(b).

A submission and a fee are required at the time the RCE is filed. If reply to an Office action under 35 U.S.C. 132 is outstanding (e.g., the application is under final rejection), the submission must meet the reply requirements of 37 CFR 1.111. If there is no outstanding Office action, the submission can be an information disclosure statement, an amendment, new arguments, or new evidence. See 37 CFR 1.114(c). The submission may be a previously filed amendment (e.g., an amendment after final rejection).

### **WARNINGS:**

### Request for Suspension of Action:

All RCE filing requirements must be met before suspension of action is granted. A request for a suspension of action under 37 CFR 1.103(c) does <u>not</u> satisfy the submission requirement and does not permit the filing of the required submission to be suspended.

## Improper RCE will NOT toll Any Time Period:

Before Appeal – If the RCE is improper (e.g., prosecution in the application is not closed or the submission or fee has not been filed) and the application is not under appeal, the time period set forth in the last Office action will continue to run and the application will be abandoned after the statutory time period has expired if a reply to the Office action is not timely filed. No additional time will be given to correct the improper RCE.

Under Appeal – If the RCE is improper (e.g., the submission or the fee has not been filed) and the application is under appeal, the improper RCE is effective to withdraw the appeal. Withdrawal of the appeal results in the allowance or abandonment of the application depending on the status of the claims. If there are no allowed claims, the application is abandoned. If there is at least one allowed claim, the application will be passed to issue on the allowed claim(s). See MPEP 1215.01.

See MPEP 706.07(h) for further information on the RCE practice.